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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)			Docket Number (Optional) RVS.np1	
First named i	nventor: Richard G. Rincoe			
Application N	O.: 10/568,547	Art Unit: 3723		
Filed: 2/15/200		Examiner: Wilson	n, Lee D	
Title: FORCE	APPLYING APPARATUS AND METHOD			
Mail Stop Pe Commissione P.O. Box 145	er for Patents 0			
FAX (571) 27	A 22313-1450 3-8300			
NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.				
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.				
	APPLICANT HEREBY PETITIONS FOR	REVIVAL OF THIS APP	PLICATION	
1	NOTE: A grantable petition requires the followin (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer f filed before June 8, 1995; and for all (4) Statement that the entire delay was	ee - required for all utilit design applications; an		
1.Petition fee Small entity-fee \$ _770.00 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.				
Other	than small entity – fee \$ (37 CF	FR 1.17(m))		
	The reply and/or fee to the above-noted Office a	action in (identi	fy type of reply):	
	has been filed previously on is enclosed herewith.			
В.	The issue fee and publication fee (if applicable) has been paid previously on is enclosed herewith.) of \$		
	Dog 4 of			

[Page 1 of 2]
This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (01-08)
Approved for use through 01/31/2008. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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3. Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed	on or after June 8, 1995, no terminal disclaimer is required.
for other than a small entity) disclaiming the PTO/SB/63). 4. STATEMENT: The entire delay in filing the requiring of a grantable petition under 37 CFR 1.13	(37 CFR 1.20(d)) of \$ for a small entity or \$ ne required period of time is enclosed herewith (see uired reply from the due date for the required reply until the 7(b) was unintentional. [NOTE: The United States Patent and nation if there is a question as to whether either the
	nder 37 CFR 1.137(b) was unintentional (MPEP 711.03(c),
	WARNING:
contribute to identity theft. Personal information such numbers (other than a check or credit card authorization the USPTO to support a petition or an application. If the USPTO, petitioners/applicants should consider redacting to the USPTO. Petitioner/applicant is advised that the of the application (unless a non-publication request in of a patent. Furthermore, the record from an abandon referenced in a published application or an issued pate	ersonal information in documents filed in a patent application that may ch as social security numbers, bank account numbers, or credit card on form PTO-2038 submitted for payment purposes) is never required by its type of personal information is included in documents submitted to the ing such personal information from the documents before submitting them a record of a patent application is available to the public after publication compliance with 37 CFR 1.213(a) is made in the application) or issuance application may also be available to the public if the application is sent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-in the application file and therefore are not publicly available.
/John Wray Carpenter/	June 20, 2008
Signature	Date
John W. Carpenter	57,830
Typed or printed nam	ne Registration Number, if applicable
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5613 DTC Parkway, Suite 24	0 303.220.9922
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Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

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- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
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- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.